

REMARKS/ARGUMENTS

The first Office Action issued December 14, 2007, after a Request for Continued Examination, has been carefully reviewed, and this amendment is responsive thereto. Claims 55-66 are pending. Applicants wish to thank the Examiner for his indication that claims 55-58, 60, 61 and 63-66 are in condition for allowance. Claims 59 and 62 stand rejected. Independent claims 59 and 62 have been amended to incorporate a feature recited in allowed claims 55, 63 and 64, namely, "the single wireless service plan including a connectivity service for sharing information between the vehicular wireless telephone and the personal wireless telephone." The rejections of independent claims 59 and 62 will be discussed together below. As will be further explained below, new claims 67-73 have been added: claim 67/59, claim 68/62, new independent claims 69 and 70, claim 71/55 and new independent claims 72 and 73.

Independent claims 59 and 62

Claims 59 and 62 stand rejected, in the case of claim 59, as unpatentable over Herman (US 6,633,757) in view of Fitzgerald (US 6,564,056), Marchbanks (US 6,266,401) and Chennakeshu (US 6,542,759) and, in the case of claim 62, as unpatentable over this four reference combination in further view of Rosener (US 2002/0028655). Depending on the rejected claim, the rejections span either four or six typed pages and will not be repeated here. Suffice it to say, the rejections were carefully reviewed by Applicants. No reasons for allowance were given for the allowance of independent claims 55, 63 and 64. Nevertheless, these claims were examined for features not found in the four/five applied references.

The result of the examination of the claimed features of claims 55, 63 and 64 is the inclusion of the feature: "the single wireless service plan including a connectivity service for sharing information between the vehicular wireless telephone and the personal wireless telephone" into claims 59 and 62 as previously presented. The Examiner comes closest in his discussions of Fitzgerald and Marchbanks to discussing this feature added each to claims 59 and 62.

With respect to Fitzgerald, the Examiner takes the position that "the claims merely recite that the first wireless telephone be subscribed to receive one or more services from a first

wireless service provider (which it is, since phone 130 can utilize cellular network 108) and the second wireless telephone be subscribed to receive one or more services from a second wireless network (which is also the case since the PDA can utilize the services of the data network 104).” The Examiner concludes that Fitzgerald “allows for connecting between both the PDA 124 and phone 130 with the multiple networks, therefore there can be one service plan with the cellular network and the multiple devices can share that service plan.”

But claims 59 and 62 now go further by reciting “the single wireless service plan including a connectivity service for sharing information between the vehicular wireless telephone and the personal wireless telephone.” This “connectivity service for sharing information” is not shown, disclosed or suggested by Fitzgerald (or any other reference presently of record).

Turning to Marchbanks, the Examiner states “Marchbanks further teaches the first wireless telephone receives one or more services including one of call forwarding and a voicemail service in figure 6 item 100.” But, again, this is not “the single wireless service plan including a connectivity service for sharing information between the vehicular wireless telephone and the personal wireless telephone.” Consequently, applicants urge that claims 59 and 62 as amended patentably distinguish and respectfully request reconsideration of claims 59 and 62 as amended and look forward to their passage to issue along with the other allowed claims.

New claims 67 – 70

A further feature of allowed claim 55 (and other allowed independent claims) is “a home location register servicing the vehicular wireless telephone indicating a sharing of the voice mail service of the personal wireless telephone with the vehicular wireless telephone, the home location register instructing a mobile switching center to reroute a call to a voice mail account of the personal wireless telephone responsive to detection of a no answer by the vehicular wireless telephone of the call.” This feature is not disclosed or suggested by the prior art of record. New dependent claims 67/59 and 68/62 have been added to incorporate this limitation into amended claims 59 and 62 distinguished above. Moreover, claims 69 and 70 are new independent claims

which reflect the limitations of previously amended independent claims 59 and 62 to further incorporate the home location register feature.

New claims 71-73

A further feature is recited in claim 71/55 similar to the feature recited in claim 56/55 except in the direction from the personal wireless telephone to the vehicular wireless telephone. Claim 72 is a new independent claim directed to sharing of services including home location service and connectivity service features. A feature comprises to "reroute a call from the personal wireless telephone responsive to the vehicular wireless telephone without requiring a storing of any portion of a signal in the personal wireless telephone after rerouting the call to the vehicular wireless telephone," (paragraph [45]). Claim 73 is a new independent claim directed to sharing of information between a vehicular wireless telephone and a personal wireless telephone such as information related to the vehicle itself (paragraph [08]).

CONCLUSION

All rejections having been addressed, applicant respectfully submits that the instant application is in condition for allowance, and respectfully solicits prompt notification of the same. A telephonic or personal interview is respectfully requested to further narrow issues in this application as necessary. If for any reason the Examiner believes the application is not in condition for allowance or there are any questions, the Examiner is requested to contact the undersigned at (202) 624-7325.

Respectfully submitted,

POWELL GOLDSTEIN, LLP

Dated this 1st day of February, 2008

By: /Thomas H. Jackson/
Thomas H. Jackson, Registration No. 29,808
901 New York Ave., 3rd Floor
Washington, D.C. 20001-4413
Tel: (202) 624-7325
Fax: (202) 624-7222

THJ/mmd